CourtCountyTennessee	Orde	ER GRANTING BAIL FOR ABUSE CASES	Case Number
		vs	
Pursuant to Tennessee Code Annot of the defendant and has determined		0-11-150, the Court has reviewed the facts o dant: (check where applicable)	f the arrest and detention
1. Is a threat to the alleged victi 2. Is a threat to the public safety 3. Is reasonably likely to appear	<b>.</b>	, or other family or h	ousehold member.
Pursuant to the above findings, the that:	Defendant's rele	ease or bail is conditioned on the following	and it is ORDERED
and against the alleged victim,	rom harassing, a vacate or stay aw rom using or po- rom possessing or tect the safety	way from the home of the alleged victim and, is likely to be.  ssessing a firearm or other weapon specified or consuming alcohol or controlled substance of the alleged victim,	ber. ise communicating with I to stay away from any I by the court as follows:
ensure the appearance of the defend		determined by this court as follows.	
		(12) HOUR HOLD EXPIRES::s order be given to the defendant, the victim,	
enforcement agencies.  I acknowledge these conditions:	at a copy of this	s order be given to the defendant, the victim,	, and an appropriate raw
Judge	Date	Defendant	Date
ORDER DISC	HARGING DE	EFENDANT FROM CONDITIONS OF E	<u>BAIL</u>
For good cause, IT IS ORDERED to	hat the defendar	nt is discharged from all conditions of bail s	et above, except
and the clerk shall send notice to ap	propriate law er	nforcement agencies.	
Judge		Date	

## NOTICE TO DEFENDANT

If you violate this order thinking that the other party has given you permission to do so, you are wrong and can be arrested and prosecuted. The terms of this order cannot be changed by agreement of the parties. Only the court can change this order.

VIOLATION OF THIS ORDER MAY CONSTITUTE CONTEMPT OF COURT AND/OR A CLASS A MISDEMEANOR PURSUANT TO T.C.A. §39-13-113 AND MAY CAUSE YOUR BAIL TO BE REVOKED.